

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re the Application of:)	Group Art Unit:	2655
)		
Morizaki et al.)	Examiner:	Amrany
)		
Appl. No.: 10/810,162)	Confirmation No.:	8349
)		
Filed: 03/26/2004)		<u>RESPONSE TO RESTRICTION</u>
)		<u>REQUIREMENT</u>
Atty. File No.: 2933AS-12)		
)		
For: "ACTUATOR")		

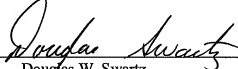
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Dear Sir:

In an Office Action dated August 19, 2008, the Examiner issued a Restriction Requirement with regard to the above-identified patent application. Generally, the Examiner indicated that Group I: an address setting device (Claims 1-3); Group II: an address setting device in an actuator (Claims 4-6); Group III: a plurality of actuator based address setting devices connected in series and a master controller (Claims 7-11); Group IV: a plurality of actuator based address setting devices connected in series, a master controller, and the actuator is a vehicle air conditioner; and Group V: a method for controlling a plurality of actuator based address setting devices connected in series, were distinct inventions. Applicants hereby elect to prosecute Claims 4-6 (Group II) in this patent application. However, Applicants respectfully reserve the right to pursue Claims 1-3 and 7-15 (Groups I, III, IV and V) in subsequent divisional/continuation applications.

Respectfully submitted,

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